#### PCT

NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)
(PCT Rule 72.2)

Eingeganger REINSTÄDLER, Diane Gulde Hergelbapteriebig & Schneide	
Wallstrasse 58/59 10179 Berlin ALLEMAGNE  2 7. JULI 2005	- 1
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Frist TMPORTANT-NOTIFICATION-	-

Applicant's or agent's file reference P166302PC-RE

Date of mailing (day/month/year)
21 July 2005 (21.07.2005)

International application No. PCT/EP2003/013995

International filing date (day/month/year)
09 December 2003 (09.12.2003)

Applicant

UNIVERSITÄTSKLINIKUM CHARITÉ et al

1. Transmittal of the translation to the applicant.

The International Bureau transmits herewith a copy of the English translation made by the International Bureau of the international preliminary examination report established by the International Preliminary Examining Authority.

2. Transmittal of the copy of the translation to the elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following elected Offices requiring such translation:

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The following elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

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3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report.

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

Yolaine Cussac

Facsimile No.+41 22 338 70 80

Facsimile No.+41 22 740 14 35

# Rec'd PCT/PTO 20 SEP 2005

# PATENT COOPERATION TREATY

# PCT/EP2003/013995

# Translation

# **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P166302PC-RE	FOR FURTHER ACTION	See Notif Preliminary	ication of Transmittal of International Examination Report (Form PCT/IPEA/416)	
International application No.	International filing date (day/	month/year)	Priority date (day/month/year)	
PCT/EP2003/013995	09 December 2003 (09	cember 2003 (09.12.2003) 10 December 200		
International Patent Classification (IPC) of A61B 10/00	r national classification and IPC			
Applicant	UNIVERSITÄTSKLINIKU	JM CHARI	TÉ	
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> <li>This REPORT consists of a total of 5 heets, including this cover sheet.</li> </ol>				
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).  These annexes consist of a total of sheets.				
3. This report contains indications relating to the following items:  Basis of the report  Basis of the report				
II Priority				
III Non-establishm	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
IV Lack of unity of				
V Reasoned stater citations and ex	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
Certain docume	nts cited			
	Certain defects in the international application			
VIII Certain observations on the international application				
Date of submission of the demand	Date	of completion	n of this report	
18 June 2004 (18.	)6.2004)	2	7 April 2005 (27.04.2005)	
Name and mailing address of the IPEA	/EP Auti	Authorized officer		
Facsimile No.	Tele	phone No.		

International application No.

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/EP2003/013995

	I. Basis of the report					
1. With regard to the elements of the international application:*						
[		the international application as originally filed				
	$\boxtimes$	the desc	cription:			
		pages	1, 2, 6-11	, as originally filed		
		pages		, filed with the demand		
		pages	. 3-5, 5a , filed with the letter of	23 March 2005 (23.03.2005)		
ſ	X	the clai	ms:			
pages , as (						
		pages	, as amended (toge	ther with any statement under Article 19		
		pages		, filed with the demand		
		pages	1-12 , filed with the letter o	23 March 2005 (23.03.2005)		
- 1	$\boxtimes$	the drav	wings:			
•		pages	1/4-4/4	, as originally filed		
		pages		, filed with the demand		
		pages	, filed with the letter o	f		
1	<b>П</b> ,	he seane	ence listing part of the description:			
1	٠ لـــا	pages	moo nistang part of the cost ip and	, as originally filed		
	•	pages		, filed with the demand		
		pages	, filed with the letter o			
<ol> <li>With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.         These elements were available or furnished to this Authority in the following language</li></ol>						
	H		ned subsequently to this Authority in written form.  hed subsequently to this Authority in computer readable form.			
		The s	tatement that the subsequently furnished written sequence listing does ational application as filed has been furnished.			
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.				
4.		The ar	the claims, Nos the drawings, sheets/fig			
5.	$\boxtimes$	This re	eport has been established as if (some of) the amendments had not been made the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	de, since they have been considered to go		
	in th	iis repoi 70.17).	sheets which have been furnished to the receiving Office in response to an rt as "originally filed" and are not annexed to this report since they c	to not comain unenaments (Nute 70.10		
**	Any	replacen	nent sheet containing such amendments must be referred to under item 1 and	annexed to this report.		



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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
1. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:				
	the entire international application.			
$\boxtimes$	claims Nos. 9-11			
beca	use:			
	the said international application, or the said claims Nos relate to the following subject matter which does not require an international preliminary examination (specify):			
	$\cdot$			
	the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):			
-				
	the claims, or said claims Nos are so inadequately supported			
	by the description that no meaningful opinion could be formed.			
	no international search report has been established for said claims Nos. 9-11			
2. A m	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid nence listing to comply with the standard provided for in Annex C of the Administrative Instructions:			
	the written form has not been furnished or does not comply with the standard.			
	the computer readable form has not been furnished or does not comply with the standard.			

International application No.
PCT/EP 03/13995

#### I. Basis of the report

 This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

The amendments submitted by the applicant with the letter of 23 March 2005 introduce substantive matter which, contrary to PCT Article 34(2)(b), goes beyond the disclosure in the international application as filed.

Claim 1 relates to an optical biopsy instrument comprising a cannula and an endoscope. However, as per the amendments, the outer diameter of the endoscope and the inner diameter of the cannula are sized relative to one another so as to enable the endoscope to co-operate with the opening of the cannula to separate a tissue sample.

Consequently, a plurality of instruments which are not disclosed in the description are also claimed. For example, any endoscope in which the diameter of the cannula is smaller and the cannula is close enough to bring about a cutting effect is covered by the wording of claim 1.

In addition, this wording also covers an instrument containing an endoscope surrounded by a cutting tube and a cannula without a cutting edge, or an endoscope whose actuation is followed merely by the actuation of another cutting device.

Since the remaining claims likewise contain these amendments, their scope of protection is also extended.

The present report has been drawn up as if these amendments had not been carried out (PCT Rule 70.2(c). Consequently, the statement made below

International application No.
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I. Basis	of the	report
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 This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

relates to:

#### Claims:

1: submitted on 18 June 2004 with the letter of 18 June 2004

2-11: original version.

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Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III

This report does not provide a reasoned statement concerning the novelty, inventive step, and industrial applicability of claims 9 to 11, because said claims relate to a surgical method and therefore were not searched (PCT Rule 39.1(iv)).

International application No.
PCT/EP 03/13995

v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1.	Statement			
	Novelty (N) Claims		7-8 (original version)	YES
		Claims	1-6 (claim 1 of 18.06.2004, claims 2-6 original version)	NO
	Inventive step (IS)	Claims	_	YES
		Claims	1-8	NO_
	Industrial applicability (IA)	Claims	1-8	YES
		Claims	-	_ NO

- 2. Citations and explanations
  - 2 Reference is made to the following documents:

D1: US-A-5 681 277 D2: US-A-4 620 547

- Novelty of independent claim 1 (PCT Article 33(1) and (2))
- 3.1 D1 describes an optical biopsy instrument (see title of D1) comprising:
  - (a) a cylindrical cannula (figure 1: catheter 2) with a proximal end and a distal end (figure 8: tip 106), the cannula having a lateral opening (lateral depression 108)
  - (b) an endoscope (fibre optic 114) that is axially displaceable within the cannula.

The expression "an opening designed for receiving and separating a tissue sample" does not describe a technical feature, but only a characteristic of the opening. The device of D1 also enables a cutting device to be passed through one of the lumina (for example, figure 10 stylet lumina 140), and thus to carry out a receiving and separating in the region

of the opening. In this sense, it is designed "for receiving and separating a tissue sample".

- 3.2 The present application therefore does not meet the requirements of PCT Article 33(1), because the subject matter of claim 1 is not novel (PCT Article 33(2)).
- 3.3 Furthermore, the subject matter of claim 1 is not novel (PCT Article 33(2)) over D2. D2 discloses in figure 2 an optical biopsy instrument (see title of D2) comprising:
  - (a) a cylindrical cannula (outer shaft 1) with a proximal end and a distal end, the cannula having a lateral opening (2) designed for receiving and separating a tissue sample
  - (b) an endoscope (optical system 7) that is axially displaceable within the cannula.
- 4 Novelty of claims 2 to 6 and 8 (PCT Article 33(1) and (2))
- Claims 2 to 4: the opening of the device in D2 has a cutting region (cutting edge 3). An edged section is thus implicitly disclosed, since only in this way can the opening be effective as a cutting region.

  Moreover, it is obvious for a person skilled in the art to provide serrations.

  The opening is square in form. Other forms are

obvious amendments of the design which are evident to a person skilled in the art.

4.2 Claim 5: in D1 and D2, the distal end is closed.

Features which follow the words "in particular" do not bring about any restriction of the scope of

protection.

- 4.3 Claim 6: the words "slightly smaller" can be interpreted broadly and are unclear. The diameter of the endoscope can always be deemed "slightly smaller" than that of the cannula.
- 4.4 Claim 8: D1 discloses a glass fibre endoscope (fiber optics 114).

Moreover, a person skilled in the art would use the solution with the device of D2 to make the structure of the endoscope more flexible, simpler, and more robust. The subject matter of the claim therefore does not involve an inventive step (PCT Article 33(3)) either.

- 5 Inventive step of claim 7 (PCT Article 33(1) and (3))
- 5.1 It is obvious to a person skilled in the art to adapt the outer diameter of the cannula to the region of use, in other words to provide for smaller than 1.2 mm if the intention is to examine the nose or the milk glands.

The subject matter of claim 7 therefore does not involve an inventive step (PCT Article 33(3)).